

IN THE U.S. DISTRICT COURT IN PORTLAND, OREGON

CRAIG BELKNAP,
PETITIONER

v.

- ① PENNSYLVANIA STATE;
 - ② WISCONSIN STATE;
 - ③ MICHIGAN STATE;
 - ④ VIRGINIA STATE;
 - ⑤ CALIFORNIA STATE; ~~ET AL~~,
 - ⑥ THE UNITED STATES,
- RESPONDENTS

CASE NO. FILED 9 NOV '20 11:03 AM EDC:DP

3:20-cv-1968 MO

REQUEST FOR A
HEARING AND FOR
EMERGENCY INSTRUCTIONS
AND TEMPORARY RE-
STRAINING ORDERSAND MOTION TO PROCEED
IN FORMA PAUPERIS

I, CRAIG MURRAY BELKNAP, FILE THIS LAWSUIT, PRO
SE, IN THE U.S. DISTRICT COURT IN PORTLAND, OREGON,

PURSUANT TO THE 5TH, 14TH, AND 1ST AMENDMENTS.PURSUANT TO TITLE 28 USC § 1746, I SWEAR THAT I AM

AN INJURED PARTY AND THAT I AM NOT AN ATTORNEY.

I AM INDIGENT. ERGO, I ASK THE U.S. DISTRICT COURT

TO APPOINT COUNSEL TO REPRESENT ME IN THIS

LAWSUIT; AND I ASK THE COURT TO WAIVE FILING FEES.

PURSUANT TO THE U.S. CONSTITUTION, THE STATE LEG-

ISLATURES ALONE HAVE AUTHORITY TO AUTHOR ELECTION

LAWS. EVEN SO, THE GOVERNORS OF PENNSYL-

VANIA, WISCONSIN, MICHIGAN, VIRGINIA, CALIFORNIA, (AMONG OTHERS), HAVE ILLEGALLY AND UNCON-
STITIONALLY WRITTEN AD HOC ELECTION LAWS VIA
 THE USE OF UNLAWFUL "EXECUTIVE ORDERS," THOSE "EX-
ECUTIVE ORDERS ARE UNCONSTITUTIONAL AND FACIALLY
INVALID, [NOTA BENE: THE EXECUTIVE ORDERS THOSE
 GOVERNORS MADE, ILLEGALLY AND UNCONSTITUTIONALLY
 (AND NEGATIVELY), AFFECT ALL AMERICANS, ^{AND ALL OREGONIANS} MYSELF INCLUDED.]

(I)

THE DEMOCRAT PARTY, (IN A BRAZEN POWER GRAB),
 IS ATTEMPTING TO STEAL THIS ELECTION! I AM AN
 INJURED PARTY HENCE I HAVE STANDING, AND HENCE
 I AM FILING THIS EMERGENCY PETITION SEEKING
 APPROPRIATE JUDICIAL INJUNCTIONS,

MOREOVER, IT IS INCONTROVERTIBLE THAT I
 WILL PREVAIL ON THE MERITS IN THE FEDERAL
 COURTS IN THIS LAWSUIT, AND VIS-A-VIS ALL OF

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MY PETITIONS FOR JUDICIAL RELIEF.

I ASK FOR AN ORDER PROHIBITING THOSE
STATE GOVERNORS FROM IMPLEMENTING THEIR
"EXECUTIVE ORDERS" RELATIVE TO THE U.S. ELECTION
OF 2020.

(11)

LIKEWISE, SINCE THE AUTHORITY TO WRITE ELECTION
LAWS IS SOLELY, (PURSUANT TO THE U.S. CONSTITUTION),
VESTED IN THE LEGISLATURES OF THE FIFTY STATES:

ERG0, STATE AND FEDERAL JUDGES LACK THE
CONSTITUTIONAL AUTHORITY TO WRITE, ENACT, OR
ENFORCE ANY ELECTION LAWS THAT ARE "SUI
GENERUS" OR AUTHORED BY SAID JUDGES.

PURSUANT TO THE U.S. CONSTITUTION, STATE AND
FEDERAL JUDGES SHALL NOT WRITE ELECTION LAWS.
THAT AUTHORITY AND THOSE POWERS RESIDE

EXCLUSIVELY IN THE STATE LEGISLATURES. [SEE

"THE SEPARATION OF POWERS."]

CONSEQUENTLY, THE RECENT ELECTION LAWS
WRITTEN BY STATE AND FEDERAL JUDGES COV-
ERING PENNSYLVANIA, WISCONSIN, MICHIGAN,
VIRGINIA, CALIFORNIA, (INTER ALIA), ARE UN-
CONSTITUTIONAL, FACIALLY INVALID, AND FACIALLY
VOID! [NOTA BENE; AND THOSE JUDICIAL FIRMS
NEGATIVELY AFFECT ALL AMERICANS, AND ALL
OREGONIANS, MYSELF INCLUDED, ILLEGALLY AND
UNCONSTITUTIONALLY.]

CONCLUSION

① BECAUSE THE U.S. CONSTITUTION GUARANTEES MY
VICTORY IN THIS LAWSUIT;

② BECAUSE I AM AN INJURED PARTY;

③ BECAUSE THE INJURY I WOULD EXPERIENCE
IS ENORMOUS AND TEMPORALLY IMMMENT;

④ BECAUSE 330 MILLION OTHER AMERICANS

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AND SEVERAL MILLION OREGONIANS WOULD
SUFFER CATASTROPHIC, IMMINENT, IRREPAR-
ABLE, AND PERMANENT INJURY;

(A) I ASK FOR A FULL HEARING BEFORE
THE U.S. DISTRICT COURT IN PORTLAND,
OREGON, AND

(B) I ASK FOR THE FOLLOWING EMERGENCY
JUDICIAL INJUNCTIONS:

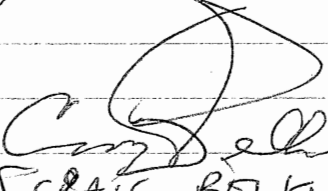
(★) THAT THE STATES OF PENNSYLVANIA,
WISCONSIN, MICHIGAN, VIRGINIA, CALIFORNIA, ET AL,
BE ENJOINED AND REQUIRED TO IMMEDIATELY
STOP ALL VOTE COUNTING FROM THE 2020 ELECTION,
PENDING PLENARY JUDICIAL REVIEW BY THE U.S.
DISTRICT/CIRCUIT COURT IN PORTLAND, OREGON,

I FURTHER ASK THE U.S. SUPREME COURT TO
APPOINT FOR ME, AT GOVERNMENT EXPENSE, AN
ATTORNEY TO REPRESENT ME IN THIS LAWSUIT.

BECAUSE TEMPER FLIGHT, I ASK FOR JUDICIAL
INSTRUCTIONS/TEMPORARY RESTRAINING ORDERS
TO GIVE ME RELIEF AS SOON AS POSSIBLE.

AND I ASK FOR A HEARING ON THE ISSUES
DISCUSSED IN THIS LAWSUIT AS SOON AS POSSIBLE,
LEST TIME DELAYS OCCUR PROVING FATAL TO
MY CAUSE OF ACTION, AND CATASTROPHIC
TO THE CONSTITUTIONAL AND CIVIL RIGHTS OF 330
MILLION AMERICANS, AND FIVE MILLION OREGONIANS.

THANK YA.


[CRAIG BELKNAP]
PETITIONER, PRO SE

WED, 4 NOVEMBER, 2020
DATE

AFFIDAVIT OF INDIGENCY

I AM AN AMERICAN CITIZEN, AN OREGONIAN,
A NON-LAWYER, AND INDIGENT. I ASK THE
COURT TO APPOINT A LAWYER TO REPRESENT ME.

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AND I ASK FILING FEES TO BE WAIVED,

PETITIONER: CRISTO BELKNAP

DATE: WED, 4 NOVEMBER, 2020

ADDENDUM

A RELEVANT, A POSITIVE, APT, AND CONGRUENT
RECENT COURT DECISION THAT SUPPORTS AND
BUTRESSES MY ARGUMENTS, AND THAT THE U.S.
DISTRICT/CIRCUIT COURT SHOULD TAKE JUDICIAL

NOTE OF:

ON TUESDAY, 3 NOVEMBER, 2020, THE CALIFORNIA
SUPREME COURT RULED THAT CALIFORNIA GOVERNOR
GAVIN NEWSOM VIOLATED THE CONSTITUTION AND ACTED
WITHOUT THE AUTHORITY WHEN HE SIGNED AN "EX-
ECUTIVE ORDER" MANDATING "VOTE-BY-MAIL" TO BE INSTITUTED
STATE-WIDE WITHOUT JUDICIAL REVIEW AND WITHOUT
THE CALIFORNIA STATE LEGISLATURE ENACTING
SUCH A LAW,

· LIKEWISE, STATE GOVERNORS, (VIZ., OF PENNSYLVANIA, WISCONSIN, MICHIGAN, VIRGINIA), VIOLATED THE U.S. CONSTITUTION WHEN THEY ENACTED NEW VOTING LAWS ON THEIR WHIMS, WITHOUT LEGISLATIVE ACTION.

LIKEWISE, THE STATE JUDGES OF THOSE FOUR STATES WERE ACTING WITHOUT CONSTITUTIONAL AUTHORITY WHEN THEY, ON A WHIM, ENACTED NEW STATE ELECTION LAWS, FROM THE BENCH.

LIKEWISE, FEDERAL JUDGES COVERING THOSE FOUR STATES ACTED BEYOND THE SCOPE OF THEIR CONSTITUTIONAL AUTHORITY WHEN THEY, BY ACT OR OMISSION, SUPPORTED THE WHIMS OF NON-LEGISLATIVE PERSONS TO CREATE, OUT OF THIN AIR, ILLEGAL ELECTION LAWS.

ALL AMERICANS, OREGONIANS, AND I AM BEING DISENFRANCHISED!